1	HONORABLE RONALD B. LEIGHTON	
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6	UNITED STATES DISTRICT COURT	
7	WESTERN DISTRICT OF WASHINGTON AT TACOMA	
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9	CHARLES DANIEL JR.,	CASE NO. C13-5502 RBL
10	Plaintiff,	ORDER DECLINING TO CONTINUE IFP STATUS ON
11	V.	APPEAL
12	L'MENREUX, et al.,	
13	Defendants.	
14	THIS MATTER is before Court on referral from the Ninth Circuit [Dkt. #30]. This Court	
15	must determine whether Plaintiff Daniel's in forma pauperis status should continue for the	
16	appeal, or whether the appeal is frivolous or taken in bad faith. See 28 U.S.C. §1915(c).	
17	A court should "deny leave to proceed in forma pauperis at the outset if it appears from	
18	the face of the proposed complaint that the action is frivolous or without merit." Tripati v. First	
19	Nat'l Bank & Trust, 821 F.2d 1368, 1369 (9th Cir. 1987) (citations omitted); see also 28 U.S.C.	
20	§ 1915(e)(2)(B)(i).	
21	Plaintiff claims he was assaulted in prison, though he made no effort (despite multiple	
22	opportunities and invitations from this Court) to plausibly link any of the numerous named	
23	defendants to that incident.	
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The claims asserted were and are frivolous and without merit. This Court will not continue Plaintiff's in forma pauperis status on appeal. IT IS SO ORDERED. Dated this 18th day of March, 2014. RONALD B. LEIGHTON UNITED STATES DISTRICT JUDGE